

(e)(10) Security Deposit for Seizure of Vessels.

The first party who seeks arrest or attachment of a vessel or property aboard a vessel shall deposit \$1,000 with the marshal to cover the expenses of the marshal including, but not limited to, dockage, keepers, maintenance and insurance. The marshal is not required to execute process until the deposit is made. *The marshal may also require the party to arrange, in advance of the seizure, for a private security company to maintain security over the vessel or property after attachment. Parties requesting the attachment of a vessel or property are advised to contact the local marshal's office for further information regarding this requirement.*

The party shall advance additional sums from time to time as requested to cover the marshal's estimated expenses until the property is released or disposed of as provided in Supplemental Rule E. Any party who fails to advance such additional costs as required by the marshal may not participate further in the proceedings, except by order of the Court. The marshal may, upon notice to all parties, petition the Court for an order to be issued forthwith releasing the vessel if additional sums are not advanced within three business days of the initial request for additional sums.